CHAD A. READLER 1 Principal Deputy Assistant Attorney General 2 **BRIAN STRETCH** United States Attorney 3 JOHN. R. TYLER **Assistant Branch Director** 4 BRAD P. ROSENBERG (DC Bar #467513) 5 Senior Trial Counsel STEPHEN M. PEZZI (DC Bar #995500) 6 KATE BAILEY (MD. Bar #1601270001) Trial Attorneys 7 United States Department of Justice 8 Civil Division, Federal Programs Branch 20 Massachusetts Avenue, N.W. Washington, DC 20530 Telephone: (202) 514-3374 10 Facsimile: (202) 616-8460 11 E-mail: brad.rosenberg@usdoj.gov 12 Attorneys for Defendants 13 UNITED STATES DISTRICT COURT FOR THE 14 NORTHERN DISTRICT OF CALIFORNIA 15 16 REGENTS OF UNIVERSITY OF CALIFORNIA and JANET NAPOLITANO, in No. 3:17-cv-05211-WHA 17 her official capacity as President of the No. 3:17-cv-05235-WHA University of California, 18 No. 3:17-cv-05329-WHA No. 3:17-cy-05380-WHA 19 Plaintiffs, No. 3:17-cv-05813-WHA 20 v. 21 STIPULATION RE: BRIEFING UNITED STATES DEPARTMENT OF SCHEDULE RE: PARTIES' MOTIONS HOMELAND SECURITY and ELAINE 22 **TO STAY (ECF NOS. 190, 191)** DUKE, in her official capacity as Acting Secretary of the Department of Homeland 23 Security, 24 Defendants. 25 26 27 28

All DACA Cases (Nos. 17-5211, 17-5235, 17-5329, 17-5380, 17-5813)

STIPULATION RE: STAY MOTIONS

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## STIPULATION REGARDING BRIEFING SCHEDULE

The parties agree, subject to the Court's approval, to modify the briefing schedules for Plaintiffs' Motion to Stay Implementation of the Court's October 17, 2017 and November 16, 2017 Orders in Order to Resolve the Pending Motions Without Further Interlocutory Appeals by Defendants (ECF No. 190) and Defendants' Emergency Motion to Stay Discovery and Record Completion in All DACA Cases (ECF No. 191) (collectively, "stay motions"). The parties have reached this agreement in order to expedite consideration of these motions. In support thereof, the parties state as follows:

- 1. On November 19, 2017, the parties filed the stay motions. See ECF Nos. 190, 191.
- 2. The parties agree as follows:
  - a. The parties will file their responses to the stay motions no later than noon PST on November 20, 2017;
  - b. The parties agree to forego reply briefs; and
  - c. The parties agree to forego a hearing or hearings on the stay motions.
- 3. Undersigned counsel for plaintiff Regents of the University of California has conferred with other plaintiffs' counsel in the related DACA cases, who have authorized him to file this stipulation on behalf of all plaintiffs.

IT IS SO STIPULATED THIS 19TH DAY OF NOVEMBER, 2017

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CHAD A. READLER 1 Principal Deputy Assistant Attorney General 2 **BRIAN STRETCH** United States Attorney 3 JOHN R. TYLER 4 **Assistant Branch Director** 5 /s/ Brad P. Rosenberg BRAD P. ROSENBERG (DC Bar #467513) 6 Senior Trial Counsel 7 STEPHEN M. PEZZI (DC Bar #995500) KATE BAILEY (MD. Bar #1601270001) 8 **Trial Attorneys** United States Department of Justice 9 Civil Division, Federal Programs Branch 20 Massachusetts Avenue N.W. 10 Washington, DC 20530 Phone: (202) 514-3374 11 Fax: (202) 616-8460 Email: brad.rosenberg@usdoj.gov 12 Attorneys for Defendants 13 14 IT IS SO ORDERED THAT THE FOLLOWING BRIEFING SCHEDULE IS ADOPTED: 15 For the parties' stay motions (ECF Nos. 190, 191), the following briefing schedule is 16 adopted: 17 a. The parties will file their responses to the stay motions no later than noon PST 18 on November 20, 2017; and 19 b. No replies will be filed. 20 The Court will decide the stay motions on the parties' written submissions. 21 22 WILLIAM ALSUP 23 UNITED STATES DISTRICT JUDGE 24 25 DATE 26 27 28

All DACA Cases (Nos. 17-5211, 17-5235, 17-5329, 17-5380, 17-5813) STIPULATION RE: STAY MOTIONS 

## **DECLARATION PURSUANT TO LOCAL RULE 5-1(i)(3)**

Pursuant to Local Rule 5-1(i)(3), the undersigned filer declares that concurrence in the filing of this document has been obtained from the other signatories to this document.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 19th day of November, 2017.

/s/ Brad P. Rosenberg

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